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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKETT NO.
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			EXAMINER
		ART	UNIT PAPER NUMBER 2
•		DATE MAIL CO.	·
		DATE MAILED: EXAMINER INTERVIEW SUMMARY RECORD	
All participants (applicant, applicant's representative, PTO personnel):			
m Mary Wilcz	reinski	(3) Dr. YAMAZAKI	
	<u> </u>	(3) Dr. YAMAZAKI (4) Mr. YAMAMATO Mr. TATOZANO, M	
(2) Eric Robinso	on	(4) Mr. TAMAMENTO	(Nishimi ma form
Dat of Interview	pril 20, 1998	Mus. Tomasa,	5. / W. / C. 4-3
Type: ☐ Telephonic ☐ Personal (copy is given to ☐ applicant ☐ applicant's representative).			
Exhibit shown or demonstration conducted: Yes No. If yes, brief description: No.			
Agr ement was reached with respect to some or all of the claims in question. was not reached.			
Claims discussed: all newly submitted claims in Amdt F Identification of prior art discussed: in particular, Adachi et al., U.S. Patent 5663077			
Identification of prior art discussed: In particular Adachi et al. U.S. Patent 5663077			
identification of prior are	uiscusseu	, , , , , , , , , , , , , , , , , , , ,	
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Description f the general	al nature of what was ag	reed to if an agreement was reached, or any other comments:	nbinaty of linear
		atm patentably distinguishes	
1 /	4 6		
tecord (see	. pgs. 4-5	of spec for benefits of xto	allizing in oxygen or
nitrogen a	utm) Ad	achi et al cited as teaching	to perform
xtallizaty	step in oxid	izing atm, but no teaching	of linear loser light
(A fuller description, if ne attached. Also, where n	ecessary, and a copy of to copy of the amendment	he amendments, if available, which the examiner agreed would rendets which would render the claims allowable is available, a summary t	er the claims allowable must be
☐ 1. It is not necessa	try for applicant to provide	e a separate record of the substance of the Interview.	
WAIVED AND MUST IN	CLUDE THE SUBSTAN	o indicat to th contrary, A FORMAL WRITTEN RESPONSE TO TH CE OF THE INTERVIEW (e.g., it ms 1-7 on the reverse sid of this fiven n month fr m this intervi w date to provide a statement of th	orm). If a response to the last Office
requirem ints th	at may be present in the r ments f the last Office	above (including any attachments) r flects a complete r sponse to last Office action, and since the claims are now allowable, this compleaction. Applicant is not relieved fr m providing a separate record of	eleted form is considered to fulfill the
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